

Where

You want good, reliable clothing come to 12th and F Sts. for it. We don't handle the unreliable sort at any price, but do have good, HONEST, fashionable Suits and Overcoats as low as TEN DOLLARS. Garments you can depend upon to give SATISFACTORY service.

Finer ones at \$12, \$15, \$18, and up to \$45—and all worth EVERY DOLLAR of their cost.

Robinson, Chery & Co.,
12th & F Sts. CLOTHES, FURNISHINGS, HATS.

Our Combination Shoe Sale

Is offering values unduplicated anywhere else in town. Shoes for men, women and children, all reduced to the lowest price that ever brought them. As an idea:

\$2.65
36 pairs of Men's Patent Leather, low and button. Regular \$1 values. During this sale—25¢ less than.

Edmonston, 1334 F St.

CREDITORS WANT CASH.

We are making the furthest in this great Assignee's Sale of Clothing. Cash is the only thing that pays bills in the business world—and the cash is the late firm of Reed, Harrow & Co. of Washington, are impatient for a settlement of their affairs. Their entire stock is here on our counters.

\$32,000 worth of Clothing at BANKRUPT PRICES

Men's Working Pants.....60c
Men's Dress Pants.....90c
Very Fine All-wool Hair-line Pants.....\$1.25
Men's Extra Fine Pants.....\$1.40
Men's Genuine English Corduroy Pants.....\$1.90
Men's Prince Albert.....7.50
Men's Clay Worsteds Suits 7.50 (RECENT CUT)
Men's Business Suits.....4.00
Men's Storm Ulsters.....4.50 (FRESH PRICES)

Genuine English Kersey Overcoats.....\$6.40
4,000 Children's All-wool Knee Pants.....39c
Children's Suits.....68c
Children's Dress Suits.....1.00

These prices don't represent the cost of manufacturing.

H. FRIEDLANDER & BRO.,
Cor. 9th and E Sts. N. W.
(We have no connection with any other house.)

The Raleigh

Now open. European plan. For ladies and gentlemen. All-night dining. Every floor lighted by electricity and heated by steam. Complete equipment of public and private baths. Excellent cuisine. Restaurant. Private dining-rooms and smoking-rooms. Theater parties a specialty. B. W. FRAZIER, Manager.

WASHINGTON, D. C.

PABST BREWING CO.'S Milwaukee Beer
IN THE BEST MADE. SPECIALLY BREWED FOR FAMILIES. WASHINGTON, D. C. 703-705 North Capitol Street. PHONE 52. SELLERS.

WATCH YOUR WATCH

—when it runs a little too slow or a little too fast bring it to us. We insure watches for \$2 a year—keep them in repair—no matter how often they need fixing.

Geo. W. Spicer, 310 9th St. Just above the Avenue

The Belford's 25c Lunch

...of the best meals served in this city. Menu always contains two kinds of Soup—French and American. Vegetables—seasoned. Roast beef, chicken, or turkey. Potatoes, all sorts of vegetables. Apples, oranges, and other fruit. Lunch from 12 to 2:30. 15¢ Separate Card for ladies.

THE BELFORD.
13th St. Bet. F and G.
John H. Stewart, Manager.

Nothing So Nice

As a box of our Candy Mixtures. They're a delight to young and old—appetizing—refreshing—delicious. A delicious after-dinner treat. Pure and fresh as the finest. 10¢ and 15¢. CENTS A BOX. GILL'S RESTAURANT.

Gill's Restaurant, 11th & F Sts.

ICE

HYGIENIC—HEALTHFUL—THE HARDEST—THE BEST. Telephone 34. Office 1323 14th St. N. W.

CHANGES OF THE DISTRICT

Action by the Commissioners on Transfers and Car Fenders.

Attorney Thomas has reached the conclusion that, as it now stands, the law providing for a reformed transfer system between street railway companies cannot be enforced at the instance of any one of the companies, the provision as to transfers being separate and distinct from that relating to truckage.

The provision that in the absence of mutual agreement the question may be settled by the supreme court does not apply to transfers, and while a citizen may exact compliance with the requirement, the attorney says it is clear that the railroad companies cannot. An amendment is proposed which he thinks will cure this defect. That the amendment is being perfected by the board and will be submitted to Congress, probably today, with the report upon the general subject, including a corresponding bill to the transfer law, was intimated by letter several days ago.

The Commissioners gave a hearing yesterday, as previously announced in THE TIMES, to a delegation of representatives from the transfer law, who are intended to have the order for removal of street obstructions, and to protest against the proposal advanced for renting the parking for private business purposes. The delegation consisted of John R. Kelly, president of the Butchers' Protective Association; J. K. Mangum, president of the Market Dealers' Association; S. Seidman, vice president, and Robert Rowell, treasurer, of the last named association. They were accompanied by Gov. Ordway, of the Market Company, and Gen. Birney.

The subject was exhaustively presented upon the lines presented in yesterday's TIMES, and the delegation was assured that in any legislation looking to a rental of the parking it was not intended to have the provision apply to Louisiana avenue. The matter was taken under advisement.

There was a sensational scene enacted in the excise board room yesterday, at the hearing given upon the application of William H. Rose for license to retail liquor in Anacostia. Rose's saloon is the only one in the town, and the excise board is to be a nuisance, and sent representatives before the board with a protest against the issuance of the license.

A war of words was the result, Rose's friends appearing in his defense. Pointed and very personal questions were propounded to some of those who advocated the saloon, and the result was the contention that additional papers were filed, and the board announced that it would take time to further consider the case.

There was a plea made, also, against the granting of license to August Detterer, the keeper of a hotel at Brightwood. Citizens were heard, pro and con, and the case also went over for future consideration.

The board will hereafter admit no delegations for or against an application, but will restrict hearings to a presentation of each side by representatives limited in number.

The board authorized the issuance of two licenses to wholesale dealers in Anacostia, as follows: John Madison, No. 436 Monroe street, and George W. Gray, No. 5 Monroe street.

Attorney Thomas returned to the Commissioners yesterday the draft of the fender regulations that had been prepared and submitted to him for review.

The matter is now again before the board, and early action will be taken. The order will probably be promulgated to-day requiring every driver in the District to use other than horse power to equip his cars with a fender and wheel guard within a given period, with severe penalties prescribed for non-compliance.

Building permits issued yesterday: George K. Janny, dwelling, No. 14 Maryland avenue northeast, \$2,800; John Myers, frame dwelling, 10th Street, \$200; J. J. E. Horvath, dwelling, No. 1303 F Street northeast, \$3,000.

Mrs. Nettie Marshall has been appointed matron of the Girls' Reformatory, vice Mrs. Albert.

H. J. Haller has written to the Commissioners inquiring if the Metropolitan Railway Company owns the city. He wants measures taken to compel the company to give better service to the western section of the city.

The Commissioners yesterday made a favorable report upon the bill providing for the raising of Florida avenue, from Eighth street to Connecticut avenue, and recommend that \$12,000 be appropriated for the work.

RECORD OF THE COURTS.

PROBATE COURT.—JUSTICE HANSEN.—Estate of Virginia Zellin; copy of will and codicil from Philadelphia filed. Estate of Thomas R. Turner, will of February 25, 1893, proved by child witness. Estate of Jeremiah Long, will filed with power of attorney from Elizabeth Long, London to John A. Long, Estate of John P. Berger, order approving administrator. Estate of James Keeler, will filed by William J. Miller. Estate of Joseph J. Meyer, inventory of money, \$1,000, filed. Estate of John Walker, will fully proved. Estate of Francis W. Strickland; petition of Jesse H. Strickland for letters of administration filed.

CIRCUIT COURT.—No. 1—JUSTICE BRADLEY.—William E. Hodge vs. District of Columbia; jury withdrawn and leave to amend declaration in twenty days, case continued. In re will of William E. Matthews; motion for new trial filed. Shearer vs. Coolahan, Harris & Shaffer vs. Green; judgments by default. C. J. Hummel vs. J. M. Russell; real estate for plaintiffs for possession of property in controversy. Moulton vs. Waldron; strikings from calendar as settled. Assignment, regular Nos. 442, 578, 512, 536, 588, 590, 592, and 594.

EQUITY COURT.—No. 1—JUSTICE COX.—Walden vs. O'Neal; decree dissolving bill. Cole vs. Cole; sale valued and cause referred to auditor. Hilde vs. Kinney; sale ratified and cause referred to auditor. Warwick vs. Kenney; decree establishing title. Willoughby vs. Marshall; sale decreed. A. A. Birney and H. E. Davis trustees to sell. Cook guardian vs. Cook; reference to auditor ordered. Expression of Mutual Benefit Association vs. Moore; order to pay Anna E. Johnson her distributive share. Assignment, Nos. 11, 12, 15, 19, and 44.

EQUITY COURT.—No. 2—JUSTICE HANSEN.—Beck vs. Beck; rule to show cause returnable February 5, 1895. Bess vs. White, et al.; leave to amend bill granted, and order continuing rule. Straus vs. Straus; order for commission to sell. Russell vs. Russell; time to take testimony extended thirty days. Loomis vs. Fowler; order pro confesso vs. certain defendants.

CRIMINAL COURT.—No. 1—JUSTICE McCORMACK.—Henry W. Connelley, embezzlement and forgery; jury respite.

CRIMINAL COURT.—No. 2—JUSTICE COLE.—James H. Williams, alias James Glenn, petit larceny, second offense, motion for new trial and in arrest of judgment filed and overruled.

Notes from the Courts.
ARTHUR Straus yesterday sued Patrick Phillips for the sale of lots A and B, square 275, to secure payment of a judgment for \$29 and costs.

Thomas P. Morgan and others were sued yesterday by John M. Carter, of Baltimore. Mr. Carter has a judgment for \$129 against Mr. Morgan. He says that since it was obtained Mr. Morgan has conveyed his interest in lot 66, square 240, to William L. Read without consideration. He asks that the deed be set aside and the property sold to satisfy his claim.

In the suit of Edwin A. Newman against Cyrus A. Baker for \$15,146 for breach of contract for sale of real estate at Langdon Park, the jury in Judge Dingham's court yesterday returned a verdict for the defendant.

The United States yesterday got a judgment in Judge Dingham's court for \$2,922 against F. R. Cooper and others for failure to complete a contract.

Caroline O. Miller yesterday sued Frank C. Muller for divorce. Mr. Muller is her attorney. The papers are withheld from publication.

The Way We Do Business!

Few words about those Overcoats of the Metropolitan R. R. Co.'s Employees.

Follow us through this little bit of history. It has an important bearing, both on our past and future. It emphasizes in a most emphatic manner our method of doing business. Last fall, in competition with others, we secured the contract for furnishing the Metropolitan Railroad Co.'s drivers and conductors with blue overcoats at \$15 each. The cloth submitted by us had been used by our manufacturer for eleven years with unfailing success, and over ten thousand overcoats had been made from it by them. Our manufacturer was at that time unable to furnish the quantity desired of this identical cloth, so substituted another piece, which was guaranteed to them by the mill to be superior to the original in every respect, and which cost ten cents per yard more. Upon their representations we accepted the cloth and guaranteed it to the employees of the Metropolitan Railroad Company. It failed to come up to the usual standard of wear, and as quickly as we heard of it we investigated the matter, and have refunded each man a check for seven dollars, as a rebate on the fifteen, thus protecting them from loss in dealing with us.

As the following letters show, all of the men and the Metropolitan Railroad Company are entirely satisfied, and consider the rebate a most liberal one.

We are not infallible, but as we stated above, you lose nothing in trading with us, for we stand by our guarantee regardless of loss.

No doubt you have noticed the insinuations of short-sighted, loud-mouthed, jealous competitors. Should they mention the matter to you again we trust you will call their attention to this letter.

The continual growth of our business has naturally made us a mark for their harmless shafts. We shall go right along doing business on the honest, straightforward, sincere, "do-as-you-would-be-done-by" plan. We repeat, you lose nothing by trading with us, for we right all wrongs regardless of loss.

READ THESE LETTERS:

OFFICE OF THE MET. R. R. CO., January 25, 1895.

MESSRS. PARKER, BRIDGET & CO., Gentlemen:

In acknowledging the receipt of your rebate on the Overcoats furnished our conductors and drivers by you I beg to say that the amount named is perfectly satisfactory to the men and to this company.

I take this occasion to say that your action meets with my commendation and fully justifies the confidence we have always reposed in your firm.

Very truly yours, W. E. LOWRY, Supt. Met. R. R. Co.

From the Men:

We, the undersigned, desire to state that we are entirely satisfied with the rebate allowed upon the Overcoats sold us by Messrs. Parker, Bridget & Co., and we commend them for their liberal business policy in righting a wrong caused through no fault of their own, it being clearly the fault of the mill that supplied the cloth:

H. R. Wells, W. L. Lynn, W. R. Smith, J. F. Mann, R. M. Crow, G. W. Butler, J. M. Callahan, B. F. Plummer, H. P. Meete, S. J. Jones, Samuel Fowler, George Beckert, C. Oliver, J. F. Steinfeldt, J. P. Zier, W. M. Walker, W. M. Smith, L. C. Cobin, C. R. Chivester, J. R. Wagner, J. A. Moran, J. M. Hawkins, G. W. Ames, J. H. Balderson, W. M. Wilson, C. H. Zier, Thomas Larkin, Thomas E. Frazar, George Beckert, W. A. Morton, C. S. Heister, Jos. M. Breuneman, John S. Watkins, John S. Walker, Thomas H. Sturge, J. W. Howells, John Mack, John Mack, Michael Albert, S. J. Potts, Chas. J. Martin.

Harry B. Parker, Bernard Bridget, Wm. O. Shumate.

Parker, Bridget & Co.

Washington's Leading Clothiers, 315 7th St.

FOR MARRIED MEN ONLY.

Y. M. C. A. Members Will Give a Banquet on Washington's Birthday.

The married men of the Y. M. C. A. are going to have some enjoyment all to themselves. It was at General Secretary Tug's suggestion that twenty gentlemen, who have ceased to walk the path of life alone during Mr. Pugh's term of office, met in the Association parlors yesterday afternoon to make preliminary arrangements for a "married men's banquet." Washington's Birthday was the date fixed upon, and 6 o'clock p. m. the hour.

The selection of a place and the perfection of the details was left in charge of an executive committee, Mr. Charles P. Nesbitt, who was chosen chairman of this committee, will after consultation with Mr. Pugh appoint five other members and call a meeting the latter part of this week. Mr. C. L. Harding is treasurer and Mr. G. W. Crawford secretary.

There are about fifty members of the association who are eligible to participate in the festivities, and the success of the occasion is assured.

DR. SHADE'S

Specialties: Heart, Lungs, Throat, Catarrh,

ASTHMA, AND ALL DISEASES of the Chest and Air Passages.

Office hours: 9 to 10 a. m., 1 to 3 and 4 to 6 p. m.

CONSULTATION FREE. 1232 14th street.

\$8, \$10 and \$12 "Odd"

Storm Coats, Now \$6.25.

To make quick work of the balance of our \$8, \$10 and \$12 Storm Overcoats, we have cut their price

To \$6.25.

Now \$1.90 Pr.

We have quite a large number of pairs of Men's "Odd" Trousers left from Suits, in blue and black chevrons, pin stripes and fancy mixtures.

Harry B. Parker, Bernard Bridget, Wm. O. Shumate.

NOT A DIME FOR HER HUSBAND.

Gen. Jacob Zellin's Deceased Wife Determined to Cut Him Off.

A copy of the will of Virginia Zellin, wife of Gen. Jacob Zellin, of the United States Marine Corps, was filed here for record yesterday. It gives the property to her daughter, Margaret Very, with directions that one-half the proceeds shall go to Mrs. Anne V. Stockton, wife of R. F. Stockton, of New Jersey, but in such a way that no part of it shall ever go into the hands of her husband.

A codicil gives Mrs. Stockton's daughter some diamonds, but again specifies that the father is not to be in any way a beneficiary. The testatrix says it is her will that he shall not have "one dime" that comes from her. R. F. Stockton, Jr., is to have the sword of his uncle, William T. Zellin, Lieut. Colonel, Very, husband of the daughter, Margaret, is made executor, with full control.

Real Estate Transfers.

Deeds of real estate were filed yesterday for record as follows: Simon Oppenheimer and wife to Frank Jaeger, part of lots 32 and 43, Belvedere, \$10, subject to deed of trust for \$500. Henry H. Dohy and wife to James L. Bettis, of Virginia, part of original lot 5, square 902, \$10 (warranted deed). James H. N. Waring and Thomas R. Warrick, trustees, to Leah A. Gregory, lots 318 and 319, Wright & Cox sub-division of Mount Pleasant, \$1,025. Reginald W. Beall to Edward P. Marshall, lot 78, block 15, Le Droit Park, \$500. Henry H. Dohy and wife to James L. Bettis, of Virginia, part of original lot 5, square 902, \$10 (warranted deed). James H. N. Waring and Thomas R. Warrick, trustees, to Leah A. Gregory, lots 318 and 319, Wright & Cox sub-division of Mount Pleasant, \$1,025. Reginald W. Beall to Edward P. Marshall, lot 78, block 15, Le Droit Park, \$500. Henry H. Dohy and wife to James L. Bettis, of Virginia, part of original lot 5, square 902, \$10 (warranted deed). James H. N. 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